| 1 2 3 4 | Jonathan Evans (Cal. Bar #247376) CENTER FOR BIOLOGICAL DIVERSITY 1212 Broadway, Suite 800 Oakland, CA 94612 Phone: 510-844-7118 Fax: 510-844-7150 Email: jevans@biologicaldiversity.org | |
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| 5 | Attorney for Plaintiffs Center for Environmental Health, Sierra Club, and Center for Biological Diversity | |
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| 9 | UNITED STATES D | ISTRICT COURT |
| 10 | FOR THE NORTHERN DIS | |
| 11 | CENTER FOR ENVIRONMENTAL | <u>.</u>) |
| 12 | HEALTH, SIERRA CLUB, and CENTER |) |
| 13 | FOR BIOLOGICAL DIVERSITY, |) |
| 14 | Plaintiffs, | Civil Action No |
| | V. |)) |
| 15 | | COMPLAINT FOR |
| 16 | MICHAEL S. REGAN, | DECLARATORY AND INJUNCTIVERELIEF |
| 17 | in his official capacity as Administrator, | ,) |
| 18 | United States Environmental Protection Agency, | (Clean Air Act, 42 U.S.C. §§ 7401 <i>et. seq.</i>) |
| 19 | rigency, | ,) |
| 20 | Defendant. |) |
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INTRODUCTION

- 1. All areas of the country are legally entitled to healthy, clean air. Not all areas have it. This is a Clean Air Act "deadline" suit against Michael S. Regan, in his official capacity as Administrator of the United States Environmental Protection Agency (EPA), for his failure to protect people, ecosystems, and wildlife from dangerous exposure to sulfur oxides (SO_x) air pollution.
- 2. SO_x , which is formed primarily from the combustion of fuel with sulfur, such as coal and diesel, harms human health and the environment. Even short-term exposure to SO_x has significant health impacts, including decrements in lung function, aggravation of asthma, and respiratory and cardiovascular morbidity. SO_x also contributes to the formation of acid rain, which damages trees, crops, historic buildings, and monuments, and alters the acidity of both soils and water bodies.
- 3. The Clean Air Act requires EPA to establish health- and welfare-protective National Ambient Air Quality Standards (NAAQS) to limit the amount of SO_x in the outdoor air. Areas with SO_x pollution levels that exceed the standards must clean up their air.
- 4. To better protect the public from SOx, the EPA promulgated a sulfur dioxide (SO₂) NAAQS in 2010. In response to the 2010 NAAQS, EPA designated the following areas as nonattainment, meaning that the air quality in these areas has SO₂ pollution that violates the standard: Detroit, MI Wayne County (part)¹ (Detroit) and Anne Arundel County and Baltimore

¹ This is the area bounded on the east by the Michigan-Ontario border, on the south by the Wayne County-Monroe County border, on the west by Interstate 75 north to Southfield Road, Southfield Road to Interstate 94, and Interstate 94 north to Michigan Avenue, and on the north by Michigan Avenue to Woodward Avenue and a line on Woodward Avenue extended to the Michigan-Ontario border. *See* 40 C.F.R. § 81.323.

County, MD² (Baltimore). Nearly 1.3 million people live and work in these areas with air pollution that exceeds the SO₂ NAAQS.

5. When a state submits a state implementation plan (SIP) to EPA which is supposed to reduce pollution levels to below the NAAQS, the Clean Air Act requires that EPA review it within specified time frames. Maryland submitted a SIP to EPA for the Baltimore nonattainment area, but EPA has not met the deadline to review the SIP and determine whether it meets the requirements of the Clean Air Act. *See* 42 U.S.C. § 7410(k)(2)-(4). If a state fails to submit a required SIP by the deadline set by the Clean Air Act, EPA is required to make a finding that the state failed to submit its required SIP. This finding triggers a requirement that EPA promulgate a Federal Implementation Plan (FIP) within two years of the finding to filling in the gap left by the state's failure to submit a SIP. EPA made a finding, effective April 18, 2016, that Michigan failed to submit the required SO₂ nonattainment SIP for Detroit. However, despite that fact that more than two years has passed, EPA has failed to promulgate a FIP.

JURISDICTION AND NOTICE

- 6. This case is a Clean Air Act "citizen suit." Therefore, the Court has jurisdiction over this action pursuant to 28 U.S.C. § 1331 (federal question jurisdiction) and 42 U.S.C. § 7604(a) (Clean Air Act citizen suits).
- 7. This case does not concern federal taxes, is not a proceeding under 11 U.S.C. § 505 or 1146 of Title 11, and does not involve the Tariff Act of 1930. Thus, this Court has jurisdiction to

² This is portions of Anne Arundel County that are within 26.8 kilometers of Herbert A. Wagner's Unit 3 stack, which is located at 39.17765 N. latitude, 76.52752 W. longitude and portions of Baltimore County that are within 26.8 kilometers of Herbert A. Wagner's Unit 3 stack, which is located at 39.17765 N. latitude, 76.52752 W. longitude. *See* 40 C.F.R. § 81.321.

order declaratory relief under 28 U.S.C. § 2201. If the Court orders declaratory relief, 28 U.S.C. § 2202 authorizes this Court to issue injunctive relief.

8. Plaintiffs mailed to EPA by certified mail, return receipt requested, written notice of intent to sue regarding the violations alleged in this Complaint. The notice letter was postmarked May 18, 2021. EPA received it no later than May 25, 2021. More than 60 days have passed since Plaintiffs mailed the notice letter. EPA has not remedied the violations alleged in this Complaint. Therefore, a present and actual controversy exists between the parties.

VENUE

- 9. Venue is proper in this Court under 28 U.S.C. § 1391(e). Plaintiff Center for Environmental Health maintains its principal place of business in Oakland, California. Plaintiff Sierra Club maintains its principal place of business in Oakland, California. Oakland, California is in the Northern California judicial district. This is a civil action in which the defendant is an officer or employee of the United States or any agency thereof acting in his official capacity or under color of legal authority. No real property is involved in this action. Defendant EPA resides and performs its official duties in this district.
- 10. Pursuant to Civil L.R. 3-2(c), (d), this case is properly assigned to the San Francisco or Oakland Division of this Court because a substantial part of the events and omissions giving rise to the claims in this case occurred in the County of San Francisco.

PARTIES

11. Plaintiff CENTER FOR ENVIRONMENTAL HEALTH is a nonprofit corporation organized and existing under the laws of the State of California, with its headquarters located in Oakland. The Center for Environmental Health protects the public from toxic chemicals by working with communities, consumers, workers, government, and the private sector to demand

and support business practices that are safe for public health and the environment. The Center for Environmental Health works in pursuit of a world in which all people live, work, learn, and play in healthy environments.

- 12. Plaintiff SIERRA CLUB is a nonprofit corporation organized and existing under the laws of the State of California, with its headquarters located in Oakland. Sierra Club is the oldest and largest grassroots environmental organization in the United States, with more than 795,000 members nationally. Sierra Club's mission is to explore, enjoy, and protect the wild places of the Earth; to practice and promote the responsible use of the Earth's resources and ecosystems; to educate and enlist humanity to protect and restore the quality of the natural and human environment; and to use all lawful means to carry out these objectives. Sierra Club performs this mission through advocacy, litigation, and educational outreach to its members and state chapters. Sierra Club and its members are greatly concerned about the effects of air pollution on human health and the environment and have a long history of involvement in activities related to air quality.
- 13. Plaintiff CENTER FOR BIOLOGICAL DIVERSITY is a non-profit 501(c)(3) corporation incorporated and existing under the laws of the State of California, with its main California office in Oakland. The Center for Biological Diversity has approximately 74,000 members throughout the United States and the world. The Center for Biological Diversity's mission is to ensure the preservation, protection, and restoration of biodiversity, native species, ecosystems, public lands and waters, and public health through science, policy, and environmental law. Based on the understanding that the health and vigor of human societies and the integrity and wildness of the natural environment are closely linked, the Center for Biological

Diversity is working to secure a future for animals and plants hovering on the brink of extinction, for the ecosystems they need to survive, and for a healthy, livable future for all of us.

- 14. Plaintiffs' members live, work, recreate, travel, and engage in other activities throughout the areas at issue in this complaint and will continue to do so on a regular basis. Pollution in the affected areas threatens and damages, and will continue to threaten and damage, the health and welfare of Plaintiffs' members, as well as their ability to engage in and enjoy their other activities. Pollution diminishes Plaintiffs' members' ability to enjoy the aesthetic qualities and recreational opportunities of the affected areas.
- 15. The acts and omissions of EPA alleged here harm Plaintiffs' members by prolonging poor air quality conditions that adversely affect or threaten their health, and by nullifying or delaying measures and procedures mandated by the Act to protect their health from SO_x pollution in places where they live, work, travel, and recreate.
- 16. The acts and omissions of EPA alleged here further harm Plaintiffs' members' welfare interest in using and enjoying the natural environment. Elevated levels of SO_x damage plant life, aquatic life, and natural ecosystems, thus harming Plaintiffs' members' recreational and aesthetic interests.
- 17. EPA's failure to timely perform the mandatory duties described herein also adversely affects Plaintiffs, as well as their members, by depriving them of procedural protection and opportunities, as well as information that they are entitled to under the Clean Air Act.
- 18. The above injuries will continue until the Court grants the relief requested herein. A court order requiring EPA to promptly undertake its mandatory duties would redress Plaintiffs' and Plaintiffs' members' injuries.

19. Defendant MICHAEL S. REGAN is the Administrator of the EPA. Administrator Regan is charged with the duty to uphold the Clean Air Act and to take required regulatory actions according to the schedules established by the Act, including the mandatory duties at issue in this case. Administrator Wheeler is sued in his official capacity.

FACTUAL BACKGROUND: SULFUR DIOXIDE

- 20. Sulfur pollution consists of sulfur oxide (SO_x) gases. Of the SO_x gases, sulfur dioxide (SO₂) is the most common. *See* Sulfur Dioxide Pollution: Sulfur Dioxide Basics, EPA, https://www.epa.gov/so2-pollution/sulfur-dioxide-basics#effects (last visited August 5, 2020). The largest source of SO₂ originates from the combustion of fossil fuels containing sulfur by power plants and other industrial facilities. *Id.* SO₂ is also produced during certain industrial processes, such as extracting metal from ore and in some oil refining processes, and by ships and other vehicles and heavy equipment that burn fuel with a high sulfur content. *Id.*; Primary NAAQS for Sulfur Dioxide, 75 Fed. Reg. 35,520, 35,524 (June 22, 2010).
- 21. Human health can be dangerously impacted by SO_x emissions in as little as five minutes. Primary NAAQS for Sulfur Dioxide, 75 Fed. Reg. at 35,525. SO_x pollution contributes to respiratory problems by impacting lung function and aggravating asthma, particularly for children and the elderly. *Id.* at 35,525-29. SO_x emissions can also aggravate existing heart and lung diseases, and cause respiratory and cardiovascular morbidity. *Id.*
- 22. SO_x emissions also impact the environment. Acute and chronic exposures to SO_x lead to foliar injury, decreased photosynthesis, and decreased vegetation growth. Secondary NAAQS for Oxides of Nitrogen and Sulfur, 77 Fed. Reg. 20,218, 20,224 (Apr. 3, 2012). In addition, because SO_x emissions may be transmitted long distances, they contribute to visibility impairment problems in many national parks and wilderness areas. *See* Sulfur Dioxide Pollution: Sulfur Dioxide Basics, EPA, https://www.epa.gov/so2-pollution/sulfur-dioxide-

basics#effects (last visited August 5, 2020). Furthermore, SO_x emissions have the potential to negatively affect endangered species. *See* Secondary NAAQS for Oxides of Nitrogen and Sulfur, 77 Fed. Reg. at 20,234. Finally, SO_x emissions contribute to the formation of acid rain, which in turn impacts both the human and natural environment. Sulfur Dioxide Pollution: Sulfur Dioxide Basics, EPA, https://www.epa.gov/so2-pollution/sulfur-dioxide-basics#effects (last visited August 5, 2020). For example, acid rain damages trees, crops, historic buildings, and monuments, and alters the acidity of both soils and water bodies. Effects of Acid Rain, EPA, https://www.epa.gov/acidrain/effects-acid-rain (last visited August 5, 2020).

23. SO_x can also react with other compounds in the atmosphere to form small particles, which contribute to particulate matter (PM) pollution. Secondary NAAQS for Oxides of Nitrogen and Sulfur, 77 Fed. Reg. at 20,222. PM can penetrate deeply into the lungs and can contribute to health problems and death. *See* Sulfur Dioxide Pollution: Sulfur Dioxide Basics, EPA, https://www.epa.gov/so2-pollution/sulfur-dioxide-basics#effects (last visited August 5, 2020). SO_x also facilitates mercury methylation, which results in a form of mercury that is especially dangerous to humans and wildlife. EPA, Integrated Science Assessment for Oxides of Nitrogen and Sulfur – Ecological Criteria, Executive Summary at 12 (2008), *available at* https://cfpub.epa.gov/ncea/risk/recordisplay.cfm?deid=201485.

STATUTORY AND REGULATORY BACKGROUND

24. Congress enacted the Clean Air Act "to protect and enhance the quality of the Nation's air resources so as to promote the public health and welfare and the productive capacity of its population." 42 U.S.C. § 7401(b)(1). In so enacting, Congress wanted to "speed up, expand, and intensify the war against air pollution in the United States with a view to assuring that the air

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| we breathe throughout the Nation is wholesome once again." H.R. Rep. No. 1146, 91st Cong |
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| 2d Sess. 1,1, 1970 U.S. Code Cong. & Admin. News 5356, 5356 (emphasis added). |

- 25. Central to the Act is the requirement that EPA establish national ambient air quality standards (NAAQS) for certain widespread air pollutants that endanger public health and welfare, referred to as "criteria pollutants." 42 U.S.C. §§ 7408-7409. One criteria pollutant is sulfur dioxide. *See* 40 C.F.R. §§ 50.4, 50.5, 50.17.
- 26. The NAAQS establish allowable concentrations of criteria pollutants in ambient air, *i.e.* outdoor air. Primary standards must be stringent enough to protect public health with an adequate margin of safety. 42 U.S.C. § 7409(b)(1). Secondary standards must be stringent enough to protect public welfare, including, but not limited to, effects on soils, water, vegetation, manmade materials, wildlife, visibility (*i.e.*, haze), climate, damage to property, economic impacts, and effects on personal comfort and well-being. *Id.* §§ 7409(b)(2), 7602(h).
- 27. After EPA sets or revises a standard, the Clean Air Act requires EPA to take steps to implement the standard. Within two years of revising a standard, EPA must "designate" areas as not meeting the standard, known as "nonattainment," or meeting the standard, known as "attainment." 42 U.S.C. § 7407(d)(1)(A)-(B).
- 28. For each area designated nonattainment, states must develop a plan to attain the NAAQS. These plans, which must be submitted to EPA, are called State Implementation Plans (SIPs). *See* 42 U.S.C. §§ 7410(a)(2)(I), 7501 7509a, 7514 7514a. SIPs to attain the NAAQS is areas designated as nonattainment are known as nonattainment SIPs. These nonattainment SIPs include various elements.
- 29. EPA is required to determine whether a SIP submittal is administratively complete. 42 U.S.C. § 7410(k)(1)(B). If, six months after a submittal is due, a state has not complied by

providing the required SIP submittal, there is no submittal that can be deemed administratively complete, and EPA must make a determination stating that the state failed to submit the required state implementation plan. *Id.* This determination is referred to as a "finding of failure to submit."

- 30. A finding of failure to submit is critical because it triggers a two-year clock for EPA to step into the void left by the state's failure to submit a SIP by promulgating a federal implementation plan (FIP) to reduce SO_x levels to below the NAAQS. 42 U.S.C. § 7410(c).
- 31. If a state does submit a SIP submittal, EPA must determine if the submittal is administratively complete. EPA has a mandatory duty to approve or disapprove administratively complete SIP submittals within 12 months of finding the submittal administratively complete. 42 U.S.C. § 7410(k)(2) (4).

FACTUAL BACKGROUND

32. SO₂ is the pollutant that EPA has used as a surrogate parameter for regulation of all SO_x emissions since first promulgating a NAAQS for SO₂ in 1971. *See* Nat'l Primary and Secondary Ambient Air Quality Standards, 36 Fed. Reg. 8,186 (Apr. 30, 1971). Effective August 23, 2010, EPA revised the primary SO₂ NAAQS. Primary NAAQS for Sulfur Dioxide, 75 Fed. Reg. at 35,520. EPA estimated that 2,300 to 5,900 premature deaths and 54,000 asthma attacks **a year** will be prevented by the 2010 SO₂ NAAQS. EPA, Final Regulatory Impact Analysis for the SO₂ NAAQS, at 5-35 (2010), *available at* https://www3.epa.gov/ttn/ecas/docs/ria/naaqs-so₂ ria final 2010-06.pdf. However, these lives can only be saved and adverse health avoided if EPA actually implements the 2010 SO₂ NAAQS.

CLAIM ONE 1 2 (Failure to Approve or Disapprove Nonattainment SIP Submittal for Baltimore) 3 33. Plaintiffs incorporate by reference all paragraphs listed above. 4 34. Maryland submitted a state implementation plan (SIP) to EPA for the Baltimore SO2 5 nonattainment area on February 3, 2020 which included the following elements: Attainment 6 Demonstration, Contingency Measures, Emissions Inventory, Nonattainment New Source 7 Review, Reasonably available control measures/Reasonably available control technology 8 9 (RACM/RACT), Reasonable Further Progress (RFP). 10 35. On March 18, 2020, EPA found Maryland's SIP submittal administratively complete. 11 36. As a result, EPA has a mandatory duty to approve or disapprove, either in full or in part, 12 Maryland's above listed elements of the SIP submittal for Baltimore by March 18, 2021. See 42 13 U.S.C. § 7410(k)(2)-(4). 14 37. It has been more than 12 months since EPA found the above referenced SIP submittal for 15 16 Baltimore administratively complete. Yet, EPA has not approved or disapproved, either in full 17 or in part, the above referenced SIP submittal. 18 38. Therefore, EPA is in violation of its mandatory duty to approve or disapprove, either in 19 full or in part, Maryland's above listed elements of the SIP submittal for Baltimore. 20 21 22 **CLAIM TWO** 23 (Failure to promulgate a FIP for Detroit) 24 39. Plaintiffs incorporate by reference all paragraphs listed above. 25 40. On March 18, 2016, effective April 18, 2016, EPA published an action finding that 26 Michigan had failed to submit the required SO2 nonattainment SIP for the Detroit nonattainment 27 area by the submittal deadline. See 81 Fed. Reg. 14,736, 14,738 (Mar. 18, 2016). 28

| 1 | 41. This finding triggered a requirement that EPA promulgate a Federal Implementation Plan | | |
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| 2 | (FIP) within two years of the finding unless, before promulgating the FIP (a) the state had made | | |
| 3 | the necessary complete submittal and (b) EPA had approved the submittal as meeting applicable | | |
| 4 | requirements. See 42 U.S.C. § 7410(c)(1). | | |
| 5 | 42. As a result, EPA has a mandatory duty to promulgate a FIP for the Detroit SO2 | | |
| 6 | nonattainment area by no later than April 18, 2018 for the Attainment Demonstration, | | |
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| 9 | Contingency Measures, RACM/RACT, and RFP elements. | | |
| 10 | 43. It is after April 18, 2018. | | |
| 11 | 44. EPA has not approved a SIP submittal for the above referenced elements for the Detroit | | |
| 12 | SO2 nonattainment area. | | |
| 13 | 45. EPA has not promulgated a FIP for the above referenced elements for the Detroit SO2 | | |
| 14 | nonattainment area. | | |
| 15 | 46. Therefore, EPA is in violation of its mandatory duty to promulgate a FIP for the above | | |
| 16 | referenced elements for the Detroit SO2 nonattainment area. | | |
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| 18 | RELIEF REQUESTED | | |
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| 20 | Plaintiffs respectfully request that the Court: | | |
| 21 | (A) Declare that the Administrator is in violation of the Clean Air Act with regard to his | | |
| 22 | failure to perform each mandatory duty listed above; | | |
| 23 | (B) Issue a mandatory injunction requiring the Administrator to perform his mandatory dutie | | |
| 24 | by certain dates; | | |
| 25 | (C) Retain jurisdiction of this matter for purposes of enforcing and effectuating the Court's | | |
| 26 | order; | | |
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| 1 | (D) Grant Plaintiffs their reasonable costs of litigation, including attorneys' and expert fees | |
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| 2 | and | |
| 3 | (E) Grant such further relief as the Court deems just and proper. | |
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| 5 | Respectfully Submitted, | |
| 6 | /s/ Jonathan Evans | |
| 7 8 | Jonathan Evans (Cal. Bar #247376) CENTER FOR BIOLOGICAL DIVERSITY 1212 Broadway, Suite 800 | |
| 9 | Oakland, CA 94612 Tel: 510-844-7118 Fax: 510-844-7150 | |
| 10 | Email: <u>jevans@biologicaldiversity.org</u> | |
| 11 | Counsel for Plaintiffs Center for Environmental Health, Sierra Club, and Center for Biological | |
| 12 | Diversity, | |
| 13 | DATED: August 11, 2021 | |
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